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PTO/SB/26 (08-03)
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REJECTION OVER A PRIOR PATENT

Docket Number (Optional)
Mirus 07.01.2

	REJECTION OVER A PRIOR PA	FIAI	1VIII 43.07.01.2
In re Application of	Sean D. Monahan, Jon A. Wolff, James E. H.	agstrom, Paul M. Slattum, Vladir	nir G. Budker
Application No.:	10/627,247		
Filed:	07/25/2003		
For:	Micellar Systems		
disclaims, except which would extend shortened by any so granted on the	vner*, Mirus Bio Corporation, of 100 t as provided below, the terminal part of the stated beyond the expiration date of the full stated terminal disclaimer, of prior Patent No. e instant application shall be enforceable only d. This agreement runs with any patent granter assigns.	atutory term of any patent granted utory term defined in 35 U.S.C. 6,429,200 . The owner here for and during such period that	I on the instant application, 154 and 173, as presently by agrees that any patent it and the prior patent are
application that varior patent, as maintenance fee whole or termina	ng the above disclaimer, the owner does not dwould extend to the expiration date of the full presently shortened by any terminal disclairs, is held unenforceable, is found invalid by ally disclaimed under 37 CFR 1.321, has all claim terminated prior to the expiration of its form	statutory term as defined in 35 ner, in the event that it later: e court of competent jurisdiction, aims canceled by a reexamination	U.S.C. 154 and 173 of the xpires for failure to pay a is statutorily disclaimed in certificate, is reissued, or
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	missions on behalf of an organization (e.g., cor e undersigned is empowered to act on behalf o		government agency,
information and balse statements	declare that all statements made herein of modelief are believed to be true; and further that to and the like so made are punishable by fine of a Code and that such willful false statements.	hese statements were made with or imprisonment, or both, under \$	the knowledge that willful Section 1001 of Title 18 of
2. 🗶 The und	lersigned is an attorney or agent of record.	100	
	·		12/01/2004
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		Mark K. Joh	ınson
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L DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional)
Mirus.07.01.2

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application that prior patent, as maintenance fee whole or termina	ing the above disclaimer, the owner does not discould extend to the expiration date of the full presently shortened by any terminal disclains, is held unenforceable, is found invalid by a ally disclaimed under 37 CFR 1.321, has all claim terminated prior to the expiration of its function.	statutory term as defined in 35 U.S.0 ner, in the event that it later: expire court of competent jurisdiction, is st aims canceled by a reexamination cer	C. 154 and 173 of the s for failure to pay a atutorily disclaimed in tificate, is reissued, or
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	omissions on behalf of an organization (e.g., cor ne undersigned is empowered to act on behalf o	• • • • • • • • • • • • • • • • • • • •	rnment agency,
information and false statements	y declare that all statements made herein of my belief are believed to be true; and further that the sand the like so made are punishable by fine of es Code and that such willful false statements in	hese statements were made with the lor imprisonment, or both, under Section	knowledge that willful on 1001 of Title 18 of
2. X The und	dersigned is an attorney or agent of record.	\mathcal{M}	12/01/2004
		Signature Mark K. Johnson	Date
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	t under 37 CFR 3.73(b) is required if terminal disclair 0/SB/96 may be used for making this certification. See		

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